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Seibel, J

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

SAMUEL SHECHTER, SUMMIT AT POMONA LTD.,  
and SHELDON OCKO,  
Individually and on Behalf of all Others Similarly Situated,

Plaintiffs,

- against -

JOSEPH TUREK; KATRINA CHAMPAGNE;  
BIOMETRICS 2000 CORPORATION; AKCESS  
BIOMETRICS CORPORATION; AXIOM SOLUTIONS  
CORPORATION; PERRIN HOLDEN & DAVENPORT  
CAPITAL CORP.; AARON CAPITAL, INC.; NELSON  
BRAFF; and EYTAN SUGARMAN,

Defendants.

06-cv-15358 (CS)

PERRIN

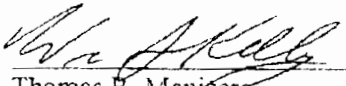
**NOTICE OF VOLUNTARY  
DISMISSAL AND ORDER OF  
DISMISSAL**

**NOTICE OF VOLUNTARY DISMISSAL**

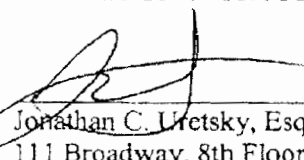
Pursuant to F.R.C.P. 41(a)(1)(A)(i) of the Federal Rules of Civil Procedure, the plaintiffs Samuel Shechter, Summit at Pomona LTD. and Sheldon Ocko, through their counsel, hereby give notice that the above-captioned action is voluntarily dismissed, with prejudice, against the defendants Perrin Holden & Davenport Capital Corp. and Nelson Braff.

Dated: January 22, 2010

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Sheldon Ocko and Summit at Pomona Ltd.

✓ Dated January 29, 2010

So Ordered:

Cathy Seibel

United States District Court Judge